

## REMARKS

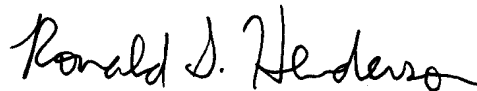
Claims 1-26 are pending in the application. These claims received a first action allowance, which is appreciated. In the Examiner's Amendment section of the Notice of Allowability, the examiner has inserted a priority claim sentence as a new line 1 in the specification. However, a priority claim sentence was already added as the first sentence of the application in the Preliminary Amendment that was filed concurrently with the application on December 3, 2004. Applicant is pointing this out to hopefully avert the possibility that the patent, when issued, will have two priority claim sentences with duplicative information. Either of the priority claim sentences is acceptable.

During a review of the claims after allowance, typographical errors of a minor nature were noticed in two of the dependent claims. Dependent claims 15 and 20 are amended to cure the minor errors.

This amendment is being filed before payment of the issue fee and, because dependent claims are being amended without any changes to the respective independent claims from which they depend, the amendment raises no new issues for consideration of patentability. If any fees are required, the Commissioner is hereby authorized to charge the same to the account of Barnes & Thornburg, Deposit Account No. 10-0435, with reference to our matter 7175-76224.

Respectfully submitted,

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